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ordinance which may be repealed by this ordinance, and shall not affect any prosecution or action which may be pending in any court for the violation of any ordinance repealed by this ordinance.

Ordinance No. 25037 adopted May 7, 1912.

## LYNN, MASS.

PRIVIES AND CLOSETS-TO BE SUPPLIED FOR WORKMEN DURING CONSTRUCTION OF BUILDINGS.

All persons or corporations engaged in the erection, construction, or repair of buildings in the city of Lynn shall, during the progress of the work, furnish adequate sanitary conveniences for the use of the workmen employed on said work, and said conveniences shall be a closet connected with the sewer or a cesspool, or a dry earth closet that shall be kept and maintained in a sanitary condition.

[Regulation, Board of Health, Aug. 28, 1912.]

## NEW ORLEANS, LA.

## MILK-USE OF PATENT MILK CANS FOR PURPOSES OF FRAUD PROHIBITED.

SECTION 1. Be it ordained by the council of the city of New Orleans, That from and after the passage of this ordinance it shall be unlawful for any corporation, firm, or person, himself or by his servant, agent, or employee, or as the servant, agent, or employee of another, to make or have in its, their, or his possession, or to sell, offer, or expose for sale, or have in its, their, or his possession for sale any so-called "patent milk can.'

SEC. 2. Be it further ordained, etc., That a "patent milk can" is hereby defined to be any milk can so constructed that more than one liquid substance may be contained separately therein, or any milk can that by turning the faucet the full arc of its movement shall not at some point in its transit create an opening whereby the contents of said can may be discharged, or which by any manipulation will permit more than one liquid to flow through or from it, or any milk can so constructed as to be intended or

which might be used to deceive the public as to its contents or use.

SEC. 3. Be it further ordained, etc., That the existence of any such can is hereby declared to be a public nuisance and a menace to public health, and the board of health of the city of New Orleans and its officers, inspectors, agents, and employees are hereby authorized and directed to and shall destroy any such can wherever found, without compensation to the owner, and for that purpose and to that end the said board of health of the city of New Orleans, its officers, inspectors, agents, and employees are hereby authorized and shall have the authority to enter any place or premises where milk cans are made, stored, kept, sold, or exposed or offered for sale, or any dairy or other premises where milk is stored, kept, sold, or offered or exposed for sale, and are also granted authority and are hereby directed to inspect the milk cans and milk receptacles on any wagon or other vehicle used for the purpose of delivering or carrying milk, or wherever the same may be found.

SEC. 4. Be it further ordained, etc., That whoever shall violate any of the provisions of this ordinance shall, on conviction, be punished by a fine of not less than ten dollars nor more than twenty-five dollars, or in default of payment of such fine, by imprisonment in the parish prison for not more than thirty days, or both, at the discretion of

the court having jurisdiction.

Sec. 5. Be it further ordained, etc., That all ordinances or parts of ordinances in conflict with this ordinance be and the same are hereby repealed.

[Ordinance No. 8618, adopted May 7, 1912.]